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COUNSEL FOR THE TRUSTEE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

| IN RE: | § | CHAPTER 11 |
|---------------------------------|--------|-------------------------|
| NOS NA | § | |
| NOC, INC., | § | CASE NO. 23-40266-elm11 |
| Debtor. ¹ | § § | |
| | § | |
| | § | |
| DANIEL J. SHERMAN, AS | § | |
| LIQUIDATING TRUSTEE FOR THE | § | |
| LIQUIDATING TRUST OF NOC, INC., | § | |
| | § | Adv. No. 25-04022 (elm) |
| Plaintiff, | § | |
| | § | |
| v. | § | |
| | § | |
| STAHMANN FARMS ENTERPRISES, | § | |
| | § | |
| Defendant. | § | |

STIPULATION EXTENDING RESPONSIVE PLEADING DEADLINE

¹ The Debtor's principal address is 4200 South Hulen Street, Suite 680, Fort Worth, Texas 76109.

Daniel J. Sherman, in his capacity as the liquidating trustee (the "Trustee") for the

Liquidating Trust of NOC, Inc., Plaintiff herein, and Stahmann Farms Enterprises, the Defendant

herein (the "Defendant"), by and through their undersigned counsel, file this Stipulation Extending

Answer Date, and respectfully state as follows:

1. On January 30, 2025, the Trustee initiated the above-referenced adversary

proceeding against the Defendant by filing a Complaint [Docket No. 1].

2. The summons was issued on January 31, 2025 [Docket No. 2] and the docket states

that Defendant's answer or responsive pleading is due on March 3, 2025 (the "Deadline").

3. The Trustee and the Defendant have agreed to extend the Deadline with respect to

the Defendant until April 2, 2025, without prejudice to any defense or objection Defendant may

have, including without limitation, personal jurisdiction, effectiveness or service, or otherwise.

4. The Trustee and Defendant request that the Court take notice of this Stipulation and

extend the Deadline. This deadline extension is without prejudice to the Defendant seeking a

further extension of the Deadline by agreement or otherwise.

Dated: March 3, 2025

STIPULATED AND AGREED:

/s/ Eric T. Haitz

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/s/ Brandy A. Sargent

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COUNSEL FOR THE DEFENDANT